Lallie Kemp Medical Center	m	BIDS WILL BE PUBLI	CLY OPENED:				
VENDOR NO. :		October 14,20	020 09:00 AM				
SOLICITATION: 000531	Scie	ences Return Sealed Bid to	):				
OPENING DATE : 10/14/2020		nter Purchasing Departmen	nt				
PRINT YOUR COMPANY'S NAME & ADDRESS BE	LOW:	52579 Highway 51 So	outh				
		Independence LA 704	43				
		BUYER :	McIntyre Margaret S				
		BUYER PHONE :					
			09/10/2020				
			0021317				
			2021				
From Req ID - 0021317							
INST	RUCTIONS TO B	IDDERS					
1. READ THE ENTIRE BID, INCLUDING ALL TERMS	AND CONDITIO	NS AND SPECIFICATIONS					
DIVERSE SUPPLIER		THE BIRCH LONG.					
(A) SUPPLIER UNDERSTANDS THAT LSU, AS THE	STATE'S FLA	GSHIP UNIVERSITY, HAS AN I	NTEREST IN				
PROVIDING ENTREPRENEURIAL OPPORTUNITI	ES TO DIVERS	ITY-OWNED BUSINESSES. THE T	UNIVERSITY				
IS DEDICATED TO PROMOTING THE GROWTH	AND DEVELOPM	ENT OF MINORITY, WOMEN, AND	D SMALL AND				
HISTORICALLY UNDERUTILIZED BUSINESSES	("DIVERSE B	JSINESSES") BY PROVIDING OF	PPORTUNITIES				
TO PARTICIPATE IN UNIVERSITY CONTRACT	S.						
(B) IN SUPPORT OF THIS COMMITMENT, THE SU							
PROVIDE OPPORTUNITIES TO DIVERSE BUSI							
ANOTHER CERTIFYING AGENCY IN A DIVERS	SE CATEGORY,	AS A SUBCONTRACTOR OR SUPPI	LIER UNDER				
THIS AGREEMENT.							
(C) IF APPLICABLE, SUPPLIER SHALL PROVIDE LSU WITH A LIST OF DIVERSITY-OWNED BUSINESSES							
DURING EACH CONTRACT YEAR, THE LIST OF BUSINESSES SHOULD IDENTIFY:							
(1) THE NAME OF THE BUSINESS;							
(2) ITS PRINCIPAL OFFICE OR ADDRESS; (3) THE OWNER(S); AND							
	(4) THE SERVICES OR GOODS THAT IT MAY PROVIDE OR SUPPLY AND THE VALUE OF THE GOODS OR						
SERVICES PROCURED FROM THE BUSINESSES INCLUDED ON SUPPLIER'S LIST.							
(D) TO THE EXTENT THAT ANY FEDERAL OR STATE LAW, RULE, OR REGULATION WOULD REQUIRE THAT							
THIS SECTION BE MODIFIED OR VOIDED, THE PARTIES AGREE THAT SUCH PROVISION CAN BE AMENDED							
OR SEVERED FROM THE AGREEMENT WITHOUT AFFECTING ANY OF THE OTHER TERMS OF THE AGREEMENT.							
2. ALL BID PRICES MUST BE TYPED OR WRITTEN IN INK. ANY CORRECTIONS, ERASURES OR OTHER FORMS OF ALTERATION TO							
UNIT PRICES SHOULD BE INITIALIZED BY THE BIDDER.							
3. BID PRICES SHALL INCLUDE DELIVERY OF ALL ITEMS F.O.B. DESTINATION OR AS OTHERWISE PROVIDED. BIDS CONTAINING							
"PAYMENT IN ADVANCE" OR "C.O.D." REQUIREM	ENTS MAY BE	REJECTED. PAYMENT IS TO BE	MADE WITHIN 30 DAYS AFTER				
RECEIPT OF PROPERLY EXECUTED INVOICE OR D	ELIVERY, WHI	CHEVER IS LATER.					
4. SPECIFY YOUR PAYMENT TERMS:			THAN 30 DAYS OR LESS THAN 1%				
WILL BE ACCEPTED, BUT WILL NOT BE CONSIDE	RED IN DETER	MINING AWARDS					
DV GIGNING WILL DID WILL DIDDED GDDWIFTED							
BY SIGNING THIS BID, THE BIDDER CERTIFIES	5:						
* THAT NEITHER THIS BUSINESS ENTITY NOR A	MA SLI AO AW	PLOYEES OR SHECONTRACTORS	IS CURRENTLY LISTED AS				
EXCLUDED OR SANCTIONED BY EITHER THE DE							
GENERAL (OIG) OR THE GENERAL SERVICES A		· ·					
* THAT IF THIS BUSINESS ENTITY OR ANY OF			ON EITHER LISTING, MY BID				
WILL BE REJECTED.							
ENDOR PHONE NUMBER:	TITLE		DATE				
AX NUMBER:							
IGNATURE OF AUTHORIZED BIDDER		NAME OF BIDDER					
MUST BE SIGNED)		(TYPED OR PRINTED)					

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\* THAT IF AT ANY TIME DURING THE TERM OF THE CONTRACT AWARDED AS A RESULT OF THIS INVITATION TO BID, THIS ENTITY OR ANY OF ITS EMPLOYEES OR SUBCONTRACTORS APPEARS ON EITHER LISTING, MY COMPANY WILL NOTIFY THE CONTRACTING AGENCY, AND THE CONTRACT WILL BE TERMINATED. THE CONTRACTING AGENCY WILL NOT BE LIABLE FOR ANY DAMAGES RESULTING FROM SAID TERMINATION.

THE BIDDER FURTHER CERTIFIES:

- \* COMPLIANCE WITH ALL INSTRUCTIONS TO BIDDERS, TERMS, CONDITIONS, AND SPECIFICATIONS.
- \* THIS BID IS MADE WITHOUT COLLUSION OR FRAUD.
- \* THAT ALL TAXES DULY ASSESSED BY THE STATE OF LOUISIANA AND IT'S SUBDIVISIONS, INCLUDING FRANCHISE TAXES, PRIVILEGE TAXES, SALES TAXES AND ALL OTHER TAXES FOR WHICH THE FIRM IS LIABLE HAVE BEEN PAID.
- \* THAT IF MY BID IS ACCEPTED WITHIN \_\_\_\_\_\_ DAYS FROM BID CLOSING TIME, MY FIRM WILL FURNISH ANY OR ALL OF THE ITEMS (OR SECTIONS) AT THE PRICE OPPOSITE EACH ITEM (OR SECTION).
- \* DELIVERY WILL BE MADE WITHIN DAYS AFTER RECEIPT OF ORDER.
- 5. DESIRED DELIVERY: 10 DAYS ARO, UNLESS SPECIFIED ELSEWHERE

PROHIBITION OF DISCRIMINATORY BOYCOTTS OF ISRAEL:

- 6. TO ASSURE CONSIDERATION OF YOUR BID, SEE HEADER FOR RETURN INSTRUCTIONS. ALL BIDS AND ADDENDA SHOULD BE RETURNED IN AN ENVELOPE OR PACKAGE AND CLEARLY ENDORSED WITH THE BID NUMBER, BID OPENING DATE AND, BID OPENING TIME. REQUEST FOR QUOTATIONS AND ADDENDA SHOULD BE SUBMITTED VIA FAX, EMAIL OR PLACED IN AN ENVELOPE AND DELIVERED.
- 7. BIDS SUBMITTED ARE SUBJECT TO PROVISIONS OF THE LAWS OF THE STATE OF LOUISIANA INCLUDING BUT NOT LIMITED TO L.R.S. 39:1551-1736; PURCHASING RULES AND REGULATIONS; EXECUTIVE ORDERS; STANDARD TERMS AND CONDITIONS; SPECIAL CONDITIONS; AND SPECIFICATIONS LISTED IN THIS SOLICITATION.

IN ACCORDANCE WITH EXECUTIVE ORDER NUMBER JBE 2018-15, EFFECTIVE MAY 22, 2018, FOR ANY CONTRACT FOR \$100,000 OR MORE AND FOR ANY CONTRACTOR WITH FIVE OR MORE EMPLOYEES, CONTRACTOR, OR ANY SUBCONTRACTOR, SHALL CERTIFY IT IS NOT ENGAGING IN A BOYCOTT OF ISRAEL, AND SHALL, FOR THE DURATION OF THIS CONTRACT, REFRAIN FROM A BOYCOTT OF ISRAEL. THE STATE RESERVES THE RIGHT TO TERMINATE THIS CONTRACT IF THE CONTRACTOR, OR ANY SUBCONTRACTOR, ENGAGES IN A BOYCOTT OF ISRAEL DURING THE TERM OF THE CONTRACT.

- 8. IMPORTANT: THIS BID IS TO BE MANUALLY SIGNED IN INK BY A PERSON AUTHORIZED TO BIND THE VENDOR (SEE NO.31).
- 9. INQUIRIES: ADDRESS ALL INQUIRIES AND CORRESPONDENCE TO THE BUYER AT THE PHONE NUMBER AND ADDRESS SHOWN ABOVE.
- 10. BID FORMS: ALL WRITTEN BIDS, UNLESS OTHERWISE PROVIDED FOR, SHOULD BE SUBMITTED ON, AND IN ACCORDANCE WITH FORMS PROVIDED, PROPERLY SIGNED (SEE #31). BIDS MUST BE RECEIVED AT THE ADDRESS SPECIFIED IN THE SOLICITATION PRIOR TO BID OPENING TIME IN ORDER TO BE CONSIDERED.
- 11. STANDARDS OR QUALITY. ANY PRODUCT OR SERVICE BID SHALL CONFORM TO ALL APPLICABLE FEDERAL AND STATE LAWS AND REGULATIONS AND THE SPECIFICATIONS CONTAINED IN THE SOLICITATION. UNLESS OTHERWISE SPECIFIED IN THE SOLICITATION, ANY MANUFACTURER'S NAME, TRADE NAME, BRAND NAME, OR CATALOG NUMBER USED IN THE SPECIFICATION IS FOR THE PURPOSE OF DESCRIBING THE STANDARD OF QUALITY, PERFORMANCE, AND CHARACTERISTICS DESIRED AND IS NOT INTENDED TO LIMIT OR RESTRICT COMPETITION. BIDDER MUST SPECIFY THE BRAND AND MODEL NUMBER OF THE PRODUCT OFFERED IN HIS/HER BID. BIDS NOT SPECIFYING BRAND AND MODEL NUMBER SHALL BE CONSIDERED AS OFFERING THE EXACT PRODUCTS SPECIFIED IN THE SOLICITATION.
- 12. DESCRIPTIVE INFORMATION. BIDDERS PROPOSING AN EQUIVALENT BRAND OR MODEL SHOULD SUBMIT WITH THE BID, INFORMATION (SUCH AS ILLUSTRATIONS, DESCRIPTIVE LITERATURE, TECHNICAL DATA) SUFFICIENT FOR LSUHSC TO EVALUATE QUALITY, SUITABILITY, AND COMPLIANCE WITH THE SPECIFICATIONS IN THE SOLICITATION. FAILURE TO

STANDARD T	ERMS & CONDITI	IONS		Page 3 of 8
NUMBER OPEN DATE	: 000531 : 10/14/2020	TIME: 09:00 AM	BIDDER:	

SUBMIT DESCRIPTIVE INFORMATION MAY CAUSE BID TO BE REJECTED. ANY CHANGE MADE TO A MANUFACTURER'S PUBLISHED SPECIFICATION SUBMITTED FOR A PRODUCT SHALL BE VERIFIABLE BY THE MANUFACTURER. IF ITEM(S) BID DO NOT FULLY COMPLY WITH SPECIFICATIONS (INCLUDING BRAND AND/OR PRODUCT NUMBER), BIDDER MUST STATE IN WHAT RESPECT ITEMS(S) DEVIATE. FAILURE TO NOTE EXCEPTIONS ON THE BID FORM WILL NOT RELIEVE THE SUCCESSFUL BIDDER(S) FROM SUPPLYING THE ACTUAL PRODUCTS REQUESTED.

- 13. BID OPENING. BIDDERS MAY ATTEND THE BID OPENING, BUT NO INFORMATION OR OPINIONS CONCERNING THE ULTIMATE CONTRACT AWARD WILL BE GIVEN AT THE BID OPENING OR DURING THE EVALUATION PROCESS. BIDS MAY BE EXAMINED WITHIN 72 HOURS AFTER BID OPENING. INFORMATION PERTAINING TO COMPLETED FILES MAY BE SECURED BY VISITING LSUHSC DURING NORMAL WORKING HOURS. WRITTEN BID TABULATIONS WILL NOT BE FURNISHED.
- 14. AWARDS. AWARD WILL BE MADE TO THE LOWEST RESPONSIBLE AND RESPONSIVE BIDDER. LSUHSC RESERVES THE RIGHT TO AWARD ITEMS SEPARATELY, GROUP, OR IN TOTAL, AND TO REJECT ANY OR ALL BIDS AND WAIVE ANY INFORMALITIES.
- 15. PRICES. UNLESS OTHERWISE SPECIFIED BY LSUHSC IN THE SOLICITATION, BID PRICES MUST BE COMPLETE, INCLUDING TRANSPORTATION PREPAID BY BIDDER TO DESTINATION AND FIRM FOR ACCEPTANCE FOR A MINIMUM OF 30 DAYS. IF ACCEPTED, PRICES MUST BE FIRM FOR THE CONTRACTUAL PERIOD. BIDS OTHER THAN F.O.B. DESTINATION MAY BE REJECTED. PRICES SHOULD BE QUOTED IN THE UNIT (EACH, BOX, CASE, ETC.) AS SPECIFIED IN THE SOLICITATION.
- 16. DELIVERIES. BIDS MAY BE REJECTED IF THE DELIVERY TIME INDICATED IS LONGER THAN THAT SPECIFIED IN THE SOLICITATION.
- 17. TAXES. VENDOR IS RESPONSIBLE FOR INCLUDING ALL APPLICABLE TAXES IN THE BID PRICE. LSUHSC AGENCIES ARE EXEMPT FROM ALL STATE AND LOCAL SALES AND USE TAXES.
- 18. NEW PRODUCTS. UNLESS SPECIFICALLY CALLED FOR IN THE SOLICITATION, ALL PRODUCTS FOR PURCHASE MUST BE NEW, NEVER PREVIOUSLY USED, AND THE CURRENT MODEL AND/OR PACKAGING. NO REMANUFACTURED, DEMONSTRATOR, USED OR IRREGULAR PRODUCT WILL BE CONSIDERED FOR PURCHASE UNLESS OTHERWISE SPECIFIED IN THE SOLICITATION. THE MANUFACTURER'S STANDARD WARRANTY WILL APPLY UNLESS OTHERWISE SPECIFIED IN THE SOLICITATION.
- 19. CONTRACT RENEWALS. UPON AGREEMENT OF LSU HCSD AND THE CONTRACTOR, A TERM CONTRACT MAY BE EXTENDED FOR ADDITIONAL 12 MONTH PERIODS AT THE SAME PRICES, TERMS AND CONDITIONS. IN SUCH CASES, THE TOTAL CONTRACT TERM CANNOT EXCEED 60 MONTHS. RS 39:1615
- 20. CONTRACT CANCELLATION. THE STATE OF LOUISIANA HAS THE RIGHT TO CANCEL ANY CONTRACT, IN ACCORDANCE WITH PURCHASING RULES AND REGULATIONS, FOR CAUSE INCLUDING BUT NOT LIMITED TO THE FOLLOWING:
  - (1) FAILURE TO DELIVER WITHIN THE TIME SPECIFIED IN THE CONTRACT;
  - (2) FAILURE OF THE PRODUCT OR SERVICE TO MEET SPECIFICATIONS, CONFORM TO SAMPLE QUALITY OR TO BE DELIVERED IN GOOD CONDITION;
  - (3) MISREPRESENTATION BY THE CONTRACTOR;
  - (4) FRAUD, COLLUSION CONSPIRACY OR OTHER UNLAWFUL MEANS OF OBTAINING ANY CONTRACT WITH THE STATE;
  - (5) CONFLICT OF CONTRACT PROVISIONS WITH CONSTITUTIONAL OR STATUTORY PROVISIONS OF STATE OR FEDERAL LAW;
  - (6) ANY OTHER BREACH OF CONTRACT.
- 21. DEFAULT OF CONTRACT. FAILURE TO DELIVER WITHIN THE TIME SPECIFIED IN THE BID WILL CONSTITUTE A DEFAULT AND MAY CAUSE CANCELLATION OF THE CONTRACT. WHERE THE UNIVERSITY HAS DETERMINED THE CONTRACTOR TO BE IN DEFAULT, THE UNIVERSITY RESERVES THE RIGHT TO PURCHASE ANY OR ALL PRODUCTS OR SERVICES COVERED BY THE CONTRACT ON THE OPEN MARKET AND TO CHARGE THE CONTRACTOR WITH COST IN EXCESS OF THE CONTRACT PRICE. UNTIL SUCH ASSESSED CHARGES HAVE BEEN PAID, NO SUBSEQUENT BID FROM THE DEFAULTING CONTRACTOR WILL BE CONSIDERED.
- 22. ORDER OF PRIORITY. IN THE EVENT THERE IS A CONFLICT BETWEEN THE INSTRUCTIONS TO BIDDERS OR STANDARD CONDITIONS AND THE SPECIAL CONDITIONS, THE SPECIAL CONDITIONS SHALL GOVERN.
- 23. APPLICABLE LAW. ALL CONTRACTS SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF LOUISIANA.
- 24. COMPLIANCE WITH CIVIL RIGHTS LAWS BY SUBMITTING AND SIGNING THIS BID, BIDDER AGREES TO ABIDE BY THE

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REQUIREMENTS OF THE FOLLOWING AS APPLICABLE: TITLE VI AND VII OF THE CIVIL RIGHTS ACT OF 1964, AS AMENDED BY THE EQUAL OPPORTUNITY ACT OF 1972, FEDERAL EXECUTIVE ORDER 11246, FEDERAL REHABILITATION ACT OF 1973, AS AMENDED, THE VETERAN'S READJUSTMENT ASSISTANCE ACT OF 1974, TITLE IX OF THE EDUCATION AMENDMENTS OF 1972, THE AGE ACT OF 1975, AND BIDDER AGREES TO ABIDE BY THE REQUIREMENTS OF THE AMERICANS WITH DISABILITIES ACT OF 1990. BIDDER AGREES NOT TO DISCRIMINATE IN ITS EMPLOYMENT PRACTICES AND WILL RENDER SERVICES UNDER ANY CONTRACT ENTERED INTO AS A RESULT OF THIS SOLICITATION WITHOUT REGARD TO RACE, COLOR, RELIGION, SEX, AGE, NATIONAL ORIGIN, POLITICAL AFFILIATION, DISABILITY, VETERAN STATUS, OR ANY OTHER NON-MERIT FACTOR. ANY ACT OF DISCRIMINATION COMMITTED BY BIDDER, OR FAILURE TO COMPLY WITH THESE STATUTORY OBLIGATIONS WHEN APPLICABLE, SHALL BE GROUNDS FOR TERMINATION OF ANY CONTRACT ENTERED INTO AS A RESULT OF THIS SOLICITATION.

- 25. SPECIAL ACCOMMODATIONS. ANY "QUALIFIED INDIVIDUAL WITH DISABILITY" AS DEFINED BY THE AMERICANS WITH
  DISABILITIES ACT WHO HAS SUBMITTED A BID AND DESIRES TO ATTEND THE BID OPENING, MUST NOTIFY THIS OFFICE IN
  WRITING NOT LATER THAN SEVEN DAYS PRIOR TO THE BID OPENING DATE OF THEIR NEED FOR SPECIAL ACCOMMODATIONS.

  IF THE REQUEST CANNOT BE REASONABLY PROVIDED, THE INDIVIDUAL WILL BE INFORMED PRIOR TO THE BID OPENING.
- 26. INDEMNITY. CONTRACTOR AGREES, UPON RECEIPT OF WRITTEN NOTICE OF A CLAIM OR ACTION, TO DEFEND THE CLAIM OR ACTION, OR TAKE OTHER APPROPRIATE MEASURE, TO INDEMNIFY, AND HOLD HARMLESS, LSUHSC, ITS OFFICERS, ITS AGENTS AND ITS EMPLOYEES FROM AND AGAINST ALL CLAIMS AND ACTIONS FOR BODILY INJURY, DEATH OR PROPERTY DAMAGES CAUSED BY THE FAULT OF THE CONTRACTOR, ITS OFFICERS, ITS AGENTS, OR ITS EMPLOYEES. CONTRACTOR IS OBLIGATED TO INDEMNIFY ONLY TO THE EXTENT OF THE FAULT OF THE CONTRACTOR, ITS OFFICERS, ITS AGENTS, OR ITS EMPLOYEES. HOWEVER, THE CONTRACTOR SHALL HAVE NO OBLIGATION AS SET FORTH ABOVE WITH RESPECT TO ANY CLAIM OR ACTION FROM BODILY INJURY, DEATH OR PROPERTY DAMAGES ARISING OUT OF THE FAULT OF THE UNIVERSITY, ITS OFFICERS, ITS AGENTS OR ITS EMPLOYEES.
- 27. INTERPRETATION OF DOCUMENT: ANY INTERPRETATION OF THE BID OR QUOTATION DOCUMENT WILL ONLY BE MADE BY AN ADDENDUM ISSUED IN WRITING BY THE PURCHASING DEPARTMENT. SUCH ADDENDUM WILL BE MAILED OR DELIVERED TO EACH PERSON RECEIVING A SET OF THE ORIGINAL BID OR QUOTATION DOCUMENTS. LSUHSC WILL NOT BE RESPONSIBLE FOR ANY OTHER EXPLANATION OR INTERPRETATION OF THE DOCUMENTS.
- 28. ACCEPTANCE OF BID: ONLY THE ISSUANCE OF A PURCHASE ORDER OR A SIGNED CONTRACT CONSTITUTES ACCEPTANCE ON THE PART OF LSUHSC.
- 29. ADHERENCE TO JCAHO STANDARDS: WHERE APPLICABLE, LSUHSC IS ACCREDITED BY THE JOINT COMMISSION ON ACCREDITATION OF HEALTHCARE ORGANIZATIONS AND AS SUCH ALL CONTRACTORS, SUBCONTRACTORS, AND VENDORS AGREE TO ADHERE TO THE APPLICABLE STANDARDS PROMULGATED BY THE COMMISSION.

30.	PREFERENCE: IN ACCORDANCE WITH LOUISIANA REVISED STATUTES 39:1595, A PREFERENCE MAY BE ALL	OWED	FOR	PRODUCTS
	MANUFACTURED, PRODUCED, GROWN, OR ASSEMBLED IN LOUISIANA OF EQUAL QUALITY.			
	DO YOU CLAIM THIS PREFERENCE? YESNO			
	SPECIFY THE LINE NUMBER (S)			
	SPECIFY LOCATION WITHIN LOUISIANA WHERE THIS PRODUCT IS MANUFACTURED, PRODUCED,			
	GROWN OR ASSEMBLED			
	(NOTE: IF MORE SPACE IS REQUIRED, INCLUDE ON SEPARATE SHEET.)			
	DO YOU HAVE A LOUISIANA BUSINESS WORK FORCE? YES NO			
	IF SO, DO YOU CERTIFY THAT AT LEAST FIFTY PERCENT (50%) OF YOUR LOUISIANA WORKFORCE IS			
	COMPRISED OF LOUISIANA RESIDENTS? YESNO			
	FAILURE TO SPECIFY ABOVE INFORMATION MAY CAUSE ELIMINATION FROM PREFERENCES.			
	PREFERENCES SHALL NOT APPLY TO SERVICE CONTRACTS.			

31. SIGNATURE AUTHORITY. IN ACCORDANCE WITH L.R.S. 39:1594 (ACT 121), THE PERSON SIGNING THE BID MUST BE:
31.1.A CURRENT CORPORATE OFFICER, PARTNERSHIP MEMBER OR OTHER INDIVIDUAL SPECIFICALLY AUTHORIZED TO SUBMIT

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A BID AS REFLECTED IN THE APPROPRIATE RECORDS ON FILE WITH THE SECRETARY OF STATE; OR

31.2.AN INDIVIDUAL AUTHORIZED TO BIND THE VENDOR AS REFLECTED BY AN ACCOMPANYING CORPORATE RESOLUTION, CERTIFICATE OR AFFIDAVIT;

OR

- 31.3.AN INDIVIDUAL LISTED ON THE STATE OF LOUISIANA BIDDER'S APPLICATION AS AUTHORIZED TO EXECUTE BIDS. BY SIGNING THE BID, THE BIDDER CERTIFIES COMPLIANCE WITH THE ABOVE.
- 32. CODE OF CONDUCT
  - 32.1.THE CODE OF CONDUCT OF THE LSU HEALTH SCIENCES CENTER HEALTH CARE SERVICES DIVISION (HCSD) PROVIDES
    THE GUIDING STANDARDS FOR OUR DECISIONS AND ACTIONS AS MEMBERS OF THE HCSD. ALTHOUGH THE CODE CAN
    NEITHER COVER EVERY SITUATION IN THE DAILY CONDUCT OF OUR VARIED ACTIVITIES, NOR SUBSTITUTE FOR COMMON
    SENSE, INDIVIDUAL JUDGMENT OR PERSONAL INTEGRITY; IT IS THE DUTY OF EACH OFFICER, DIRECTOR, EMPLOYEE,
    LEASED EMPLOYEE, STUDENT AND AGENT ("PERSONNEL") OF THE HCSD TO ADHERE, WITHOUT EXCEPTION, TO THE
    PRINCIPLES SET FORTH HEREIN. ALL PERSONNEL OF THE HCSD ARE SUBJECT TO AND SHALL COMPLY WITH THE TERMS
    OF THIS CODE OF CONDUCT.
  - 32.2.HCSD PERSONNEL, AS DEFINED ABOVE, SHALL COMPLY WITH ALL APPLICABLE STATE AND FEDERAL LAWS, REGULATIONS, AND HCSD POLICIES. THIS INCLUDES, BUT IS NOT LIMITED TO, COMPLIANCE WITH THE HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPPA) PERTAINING TO PRIVACY AND INFORMATION SECURITY, AS WELL AS, THE DEFICIT REDUCTION ACT OF 2005 PERTAINING TO THE DETECTION AND PREVENTION OF FRAUD WASTE AND ABUSE AND RIGHTS OF EMPLOYEES TO BE PROTECTED AS WHISTLEBLOWERS UNDER THE FALSE CLAIMS ACT.
  - 32.3.HCSD PERSONNEL SHALL CONDUCT ALL ACTIVITIES IN ACCORDANCE WITH THE HIGHEST ETHICAL STANDARDS OF THE STATE, THE COMMUNITY, AND THEIR RESPECTIVE PROFESSIONS, IN A MANNER THAT UPHOLDS HCSD'S REPUTATION AND STANDING.
  - 32.4.HCSD PERSONNEL HAVE A DUTY TO AVOID CONFLICTS OF INTEREST AND MAY NOT USE THEIR POSITIONS OR AFFILIATION WITH THE HCSD FOR PERSONAL BENEFIT.
  - 32.5.HCSD PERSONNEL SHALL STRIVE TO ATTAIN THE HIGHEST STANDARD OF PATIENT CARE AS STATED IN THE HCSD MISSION.
  - 32.6.THE HCSD SHALL PROVIDE EQUAL OPPORTUNITY AND PERSONNEL SHALL RESPECT THE DIGNITY OF ALL PATIENTS AND PERSONNEL.
  - 32.7.HCSD PERSONNEL MUST UPHOLD THE HIGHEST MORAL AND ETHICAL STANDARDS IN EDUCATION OF HEALTH PROFESSIONALS AND HEALTH RELATED RESEARCH.
  - 32.8.HCSD PERSONNEL SHALL MAINTAIN PROPER ACCURATE AND COMPLETE RECORDS AND A RELATIONSHIP OF INTEGRITY WITH ALL PAYOR SOURCES.
  - 32.9.ALL BUSINESS PRACTICES OF THE HCSD AND ITS PERSONNEL SHALL BE CONDUCTED WITH HONESTY AND INTEGRITY.
  - 32.10.HCSD SHALL HAVE PROPER REGARD FOR HEALTH AND SAFETY FOR ITS PERSONNEL AND PATIENTS.
  - 32.11.THE CODE OF CONDUCT IS THE FUNDAMENTAL BASIS FOR THE OPERATION AND ACTIVITIES OF THE HCSD.
  - 32.12.HOW TO REPORT A SUSPECTED VIOLATION OF THE CODE A SUSPECTED VIOLATION OF THE CODE OF CONDUCT MAY BE REPORTED WITH ALL PERTINENT INFORMATION TO YOUR IMMEDIATE SUPERVISOR. SUCH MATTERS MAY ALSO BE REPORTED DIRECTLY TO THE COMPLIANCE DEPARTMENT. IN EITHER CASE, THIS REPORTING MAY BE DONE WITHOUT FEAR OF RETALIATION.

HCSD COMPLIANCE OFFICE 225-922-0572

COMPLIANCE ACCESS LINE AT 1- 800-735-1185.

- 32.13.REPORTS TO THE COMPLIANCE OFFICE OR ACCESS LINE MAY BE ANONYMOUS AND WILL BE MAINTAINED ON A CONFIDENTIAL BASIS AS ALLOWED BY LAW.
- 32.14.VIEW THE ENTIRE HCSD CODE OF CONDUCT AT HTTP://WWW.LSUHOSPITALS.ORG/POLICIES/PUBLIC/DEFAULT.ASP FROM THE RIGHT SIDE OF THE PAGE CLICK ON 8500 COMPLIANCE AND THEN 8501-07 CODE OF CONDUCT.

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#### 33. CORPORATE BUSINESS INTEREST

- 33.1.ALL VENDORS AND/OR BIDDERS SHALL BE REQUIRED TO PROVIDE INFORMATION REGARDING VENDOR AND/OR BIDDER'S BUSINESS STRUCTURE, MEMBERS, OR THOSE WITH A FINANCIAL INTEREST IN VENDOR AND/OR BIDDER'S BUSINESS SHOULD THAT INFORMATION BE REQUESTED BY LSUHCSD. ANY FAILURE BY VENDOR AND/OR BIDDER TO PROVIDE THE REQUESTED INFORMATION MAY BE CAUSE TO TERMINATE THE CONTRACT OR TO CONSIDER THE BID AS NONRESPONSIVE. THIS INFORMATION SHOULD BE SUBMITTED WITH BID; IF NOT SUBMITTED WITH BID, IT MUST BE SUBMITTED WITHIN 3 DAYS OF REQUEST OR BID MAY BE REJECTED. ADDITIONALLY, VENDOR AND/OR BIDDER SHALL UPDATE THIS INFORMATION SHOULD THERE BE ANY CHANGE IN THE CORPORATE STRUCTURE AND/OR OWNERSHIP OF VENDOR AND/OR BIDDER'S COMPANY.
- 33.2. VENDORS AND/OR BIDDERS SHALL DO THEIR BEST TO PREVENT ANY CONFLICTED RELATIONSHIPS OR CONFLICTS OF
  INTEREST WITH LSUHCSD PERSONNEL IN CONNECTION WITH THIS BID. FURTHER, VENDORS AND/OR BIDDERS SHALL
  NOT USE ANY EXISTING CONFLICTED PERSONAL RELATIONSHIPS WITH LSUHCSD PERSONNEL AS AN ADVANTAGE IN THE
  BID OF AND/OR AWARD OF THIS CONTRACT.
- 33.3.THE CODE OF CONDUCT CONTAINED IN THE INVITATION TO BID SHALL BE APPLICABLE TO VENDOR AND/OR BIDDER,
  ITS EMPLOYEES, CONTRACTORS, SUBCONTRACTORS, AND THEIR EMPLOYEES AS IF THEY WERE EMPLOYEES OF LSUHCSD.

WHEN APPLICABLE, AND IF NECESSARY TO COMPLY WITH THE HIPAA PRIVACY RULE, THE SUCCESSFUL VENDOR WILL BE REQUIRED TO EXECUTE OUR BUSINESS ASSOCIATE ADDENDUM, WHICH MUST BE RETURNED WITHIN TEN (10) DAYS AFTER REQUEST, WHEN REQUESTED.

A SAMPLE OF OUR CURRENT BUSINESS ASSOCIATE ADDENDUM CAN BE FOUND ON THE HCSD WEB SITE AT: HTTP://WEBDEV.LSUHSC.EDU/HCSD/HIPAA/.

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PICKUP SHALL BE TWO (2) DAYS PER WEEK, BETWEEN THE HOURS OF 7:00 AM --4:00PM CARTS WILL BE MAINTAINED IN GOOD CONDITION BY THE VENDOR AND REPLACED AS NEEDED

\*\*\*\*\*\*\*

PAYMENT WILL NOT BE MADE IN ADVANCE. VENDOR SHALL SEND INVOICES TO THE ACCOUNTING DEPARTMENT OF LKMC ON A MONTHLY BASIS FOR PAYMENT

\*\*\*\*

THERE WILL BE A MANDATORY PRE-BID CONFERENCE HELD ON SEPTEMBER 23, 2020 @ 10:00AM IN THE LARGE CONFERENCE ROOM AT LKMC. ADDRESS IS 52579 HIGHWAY 51 SOUTH INDEPENDENCE, LA 70443 VENDOR MUST ATTEND IN ORDER TO BID

\*\*\*

LSUHSC/LKMC OR ANY DELEGATED REPRESENTATIVE RESERVES THE RIGHT TO PERFORM SITE VISIT (S) AT ALL LOCATIONS OF AWARDED VENDOR.

\*\*\*

AT THE OPTION OF LKMC AND ACCEPTANCE BY THE VENDOR THIS CONTRACT MAY BE EXTENDED FOR TWO (2) ADDITIONAL TWELVE (12) MONTH PERIODS. NOT TO EXCEED 36 MONTHS.

\*\*:

LKMC RESERVES THE RIGHT TO CANCEL THE CONTRACT WITH THIRTY (30) DAYS WRITTEN NOTICE. VENDOR TO PROVIDE REMOVAL AND DISPOSAL OF INFECTIOUS WASTE:

RED BAG WASTE

SHARP CONTAINER

PHARMACEUTICAL AND HAZARDOUS WASTE REMOVAL

ADDITIONAL SHARP CONTAINERS IF NEEDED

FIRST WEEK OF NOVEMBER WILL BE DESIGNATED AS "SWAP OUT" IF NEEDED.

AWARDED VENDOR WILL NEED TO SCHEDULE WITH BRIAN SMITH @ 985-878-1376

	Ir	vitation to	Bid			
PRICE S	HEET				Pa	ige 8 of 8
NUMBER		BIDDER:				
	ATE: 10/14/2020 TIME: 09:00 AM LESS SPECIFIED ELSEWHERE SHIP TO:					
011	5257	9 Highway 51 South pendence LA 70443				
Line	Description		Qty	иои	Unit Price	Extended Amount
1	SERVICE FOR RED BAG WAS: Specify brand, model bid(if applica		50,000	.00 LBS	-	
2	SERVICE FOR SHARP CONTAGE Specify brand, model bid(if applica		12	.00 MO		
3	SERVICES FOR PHARMACEUT: HAZARDOUS WASTE Specify brand, model bid(if applica		4,500	.00 LBS		

#### LSUHCSD-INFECTIOUS WASTE CONTRACT

#### Red Bag Waste

Section 1 – Infectious Waste Terms and Conditions

Infectious Waste may include, but not be limited to, pathological/morgue waste, cultures of infectious agents, human blood and other body fluids, and sharps contained in sealed sharps containers. The Vendor is obligated to dispose of said material in a manner that will not subject the agency to any fines or penalties levied by regulatory agencies. The Vendor is obligated to transport all infectious waste materials in a truck that meets or exceeds all state codes, regulations and /or guidelines governing infectious waste.

Vendor must comply with all DEQ, EPA, DOTD and OSHA along with State and Federal Regulations. Vendor must provide in-service to agency personnel

### Specifications

#### **GENERAL TERMS AND SPECIFICATIONS**

All waste shall be properly identified and a manifest shall be generated and signed by the successful vendor's employee and designated employee from LKMC, at point of pickup. When the waste is processed by the vendor, a destruction copy will be signed by the vendor and made available via a password protected online repository.

Vendor must provide:

- A. RMW- service, vendor Personnel shall be required to conform to all proper protection equipment.
- B. Complete the destruction either by autoclave or incineration of waste at an approved disposal facility.
- C. As needed the successful vendor will furnish required barcode I.D. labels.
  - 1. Labels must contain vendor's name address, and telephone number
  - 2. Labels must contain facility's name, address and telephone
  - 3. Each label must contain a different ID number so that each container can be identified Number
- D. Ten (10) DOTD approved reusable 95/96 gallon containers.
- E. Container lids must be lockable/secured
- F. Pick up shall be 2 times per week to be scheduled by LKMC
- G. Each container must be weighted separately
- H. Monthly reports shall be provided to Housekeeping Manger to include:
  - 1. Monthly weight, charges and destruction

#### **Sharps Waste Terms and Conditions:**

"Sharp Waste" shall be defined as: Equipment waste generated through patient care, clinical services, patient treatment, operating procedures, and laboratory operations which waste itself is potentially capable of inflicting puncture or other wounds to persons. They shall include, but not limited to hypodermic needles, breakable vials, tubes, disposable scissors and any other equipment waste cable of inflicting puncture or wound in this category.

Successful bidder shall provide service and labor for the removal of existing sharps container brackets Successful bidder shall install new container cabinets for two gallon and three gallon containers and dollies for eight gallon and seventeen gallon sharps containers.

## Nature and location of service and equipment required:

The opening of the sharps disposal unit must be designed as to allow for the vertical drop method ( work practice). Reusable containers must be used to remove "Sharps Waste" for transport and disposal. If required, containers shall be as specified by the prevailing Federal, State and local municipality regulations and codes and shall be removed for disposal as required.

Note: Bidders shall specify the quantity, type and descriptive literature of reusable containers and equipment to be used in contract performance.

#### LOCATIONS:

- CHEMO
- PHARMACY
- ANCILLARY CARDIOLOGY CLINIC
- INPATIENT SERVICES
- ICU
- SURGERY
- O.P. SURGERY
- CAT SCAN
- ULTRASOUND
- RADIOLOGY
- LAB
- EMERGENCY ROOM
- NEW/OLD CLINICS
- SPECIALTY CLINIC
- TELEMED
- FAMILY CLINIC SOUTH
- DIALYSIS ROOM

#### Service:

Contractor will provide a technician to change out the sharps and pharmaceutical waste, on a weekly basis. The day will be determined by LKMC and the awarded contract company. The technician will arrive and check in at the housekeeping dept.; sign in on log sheet, and retrieve the keys to the locked secured storage/ holding area. The awarded company will be responsible for all supplies needed by the technicians (gloves, goggles, weigh scale, etc...,) to perform his/her job duties.

All sharp containers at or near one third full shall be serviced. In any areas where there is a high volume of sharps generated, those areas must be changed when the bottom of the containers can't be seen. A 95% service level of all container locations per week must be maintained during the contract period.

Contractor shall provide the names of technicians servicing LKMC. Technicians shall arrive in Identifying Appropriate protective clothing, and equipment as required by the Occupational Safety & Health Administration (OSHA) and Department of Labor (DOL).

Vendor must pick up upon the specified schedule. If any pickup cannot be made in accordance with set schedule, the vendor is responsible for notifying the specific designee. (Cheryl Sibley) If it's a holiday, weekend or after hours, the housekeeping manager must be notified by calling the main number.

## Training:

Vendor must provide in-service education for staff signing manifests, at no additional charge. The vendor shall contact the designated Infection Control Coordinator and Nursing Educator for LKMC to insure that hospital policies are followed in the handling of bio-hazardous waste through the in-service program provided by the vendor for hospital personnel.

#### COOP (Continuity of Operations Planning)

Bio-hazardous Materials and Waste removal are critical to the ongoing operations of LKMC. The vendor shall have a tested COOP (Continuity of Operations Plan) and submit proper documentation of the plan and testing upon award of the contract during times of disaster and declared states of emergency

#### Pandemic/Epidemic and Emergency Situations

The vendor must have the capacity and availability to provide emergency pick-up services should there be an increase in the volume of waste produced at LKMC. Vendor shall have availability to handle a surge of infectious and hazardous waste during declared states of emergency and contingencies for the movement of waste during federally imposed quarantines. In the event a greater quantity of medical infectious waste is produced and in need of removal above LKMC estimates, the vendor agrees to provide the service for the increased amount at the same unit price.

## Specifications for Hazardous Pharmaceutical Waste Services

Vendor is responsible for compliance with all regulated waste of U and P listed drugs, as well as Chemotherapy hazardous waste service for LKMC. Elements included but not limited

- a. Tracking of hazardous pharmaceutical waste from cradle to grave chain of custody, via computerized bar code system preferred or use of uniform hazardous waste manifest documentation with labels unique to each facility. Labels must include generator and transporters name, address and phone number, active EPA identification number
- Transportation to out of state incineration site must be done by D.O.T.
   licensed/inspected vehicles, with D.O.T. certified drivers, with contingency plans for emergency and hazmat response, and full compliant of safety equipment

#### **Handling and Storage:**

The plastic container shall be a 5- gallon heavy duty, puncture resistant, with a sealable/containable lid and a covered opening. Vendor will provide description of material the 5- gallon container is made of for consideration of the bid.

Entire container and contents must be incinerated according to specific guidelines. Containers must be DOTD approved. Containers shall not be reusable.

Transporter/vendor will supply a label to be placed on each container which will state the following

- Hazardous Waste
- Federal Law Prohibits Improper Disposal
- Generator's name and address
- Manifest document number

#### Delivery

The collection containers shall be delivered and picked up from the Pharmacy Department. Containers are collected when full and on an as needed basis.

Complete destruction of waste by incineration in an approved EPA incinerator with all residual ash to be deposited in EPA approved hazardous waste landfill

Compliance with all DEQ, EPA, OSHA, DOTD as well as local, state and federal guidelines and regulations is required.

Hard copy documentation (manifest) is required prior to leaving the source generator. The manifest shall include

Generator Name
 Mailing Address
 Telephone number
 Active EPA identification number

- Transporter/vendor name
   Mailing Address
   Telephone number
   Active EPA identification number
- Designation facility of incineration Facility name Mailing Address Telephone number
   Active EPA identification number
- Listed description of Chemotherapeutic hazardous waste
- Quantity of Chemo hazardous waste
- Weight to be in lbs (pounds)

The above information on the manifest must be read, signed and dated by the source generator and transporter/vendor.

Timely pickup of all waste and compliance with each other's requirements of this contract are imperative. If a vendor cannot meet pickup requirements it is the vendor's responsibility to contact the agency and secure a mutually agreeable extension. Failure to deliver as promised will be considered a default by the vendor.

Vendor must be permitted as an infectious waste transporter by the Louisiana Department of Health and Hospitals.

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All infectious waste shall be transported to an approved destruction facility. If facility is in Louisiana, it must be an infectious waste storage/treatment facility permitted by the Department of Health and Hospitals. If out of state, it must have approval of the appropriate state agencies.

NAME AND ADDRESS OF FACILITY AND PERMIT NUMBER:

All waste shall be properly identified and manifested at LKMC and by an employee of the company prior to removal. When the waste is received and destroyed, a manifest is to be signed by the operator at the

destruction facility. A copy of the signed manifest shall be available within 45 days for LKMC, which will document "Proof of Destruction"

Infectious Waste Holding Requirements:

- LKMC will provide a 10' X 20' metal storage building with key lock
- LKMC will provide storage building that provides protection from theft, vandalism, and inadvertent human and animal exposures, rain, and wind.
- Bar Code Label Specifications: Labels must contain vendors name, address and telephone number; labels must container facility's name, address and telephone number and each label must contain a different ID number so that each container can be identified.
- Transporting will include 95/96 gallon container, no additional pick-up fee, no additional charges for extra containers or labels.
- Each container must be weighed separately.
- LKMC will also weigh 95/96 gallon containers prior to pickup

The monthly invoice must list separately, each manifest number, each manifest weight, the cost per pound, for each manifest weight and the total cost for the destruction of each manifest, and the total of all manifests combined for that monthly amount to be paid. The only signature on the destruction certificate, that will be acceptable, will be from the actual processing facility that is incinerating/autoclaving the waste.

LKMC shall be billed on a per pound basis (actual number of pounds incinerated/autoclaved) with no minimum weight per container.